

1 **VIRGINIA LAND CONSERVATION FOUNDATION**
2 **Land Preservation Tax Credits – Conservation Value Review Criteria**
3 **Adopted November 21, 2006 and amended August 7, 2008 and March 27, 2009**
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5 As of January 1, 2007, the Department of Conservation and Recreation (DCR) became
6 responsible for conducting reviews of the conservation value of applications requesting \$1
7 million or more in state Land Preservation Tax Credits (LPC). This responsibility was given to
8 DCR by the Governor and the Virginia General Assembly pursuant to the 2006 amendments to
9 the Virginia Land Conservation Incentives Act of 1999 (Virginia Code § 58.1-512).
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11 This document sets out the Land Preservation Tax Credit Criteria (criteria) adopted by the
12 Virginia Land Conservation Foundation (VLCF) in November of 2006 and amended in August of
13 2008 and March of 2009, pursuant to Virginia Code § 58.1-512(D)(3), that the Director of the
14 Department of Conservation and Recreation (DCR) will use to verify to the Department of
15 Taxation in advance of Taxation issuing a LPC, the conservation value of donated land or
16 conservation easements or other less-than-fee interests in land that result in tax credit
17 applications that claim \$1 million or more in credits from a donation equal to or greater than \$2.5
18 million. Any land transaction claiming less than the \$1 million tax credit does not require a DCR
19 review.
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21 Donors whose applications for tax credits are verified for conservation value by DCR should be
22 aware that they remain responsible for full compliance with applicable federal and state
23 requirements. Donations certified as compliant with the criteria will remain subject to later audit
24 by the Virginia Department of Taxation. In addition, donors claiming federal tax incentives will
25 remain subject to audit by the Internal Revenue Service.
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27 Donations of land in fee simple
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29 To qualify for a tax credit, any donation of a fee simple interest in real property to a public or
30 private conservation agency (including a bargain sale) that involves a tax credit application for
31 \$1 million or more must be documented with adequate information demonstrating that the
32 agency's ownership of the land provides conservation value to the Commonwealth in
33 accordance with the requirements of Va. Code § 58.1-512.
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35 The donee or holder must provide documentation that subsequent conveyances of the fee
36 interest in the property shall protect the conservation values of the property in perpetuity.
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38 Donations of less-than-fee interests in land
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40 To qualify for a tax credit under Virginia Code § 58.1-512, any donation of a less-than-fee
41 interest in real property (known more commonly as a "conservation easement") that involves a
42 tax credit application for \$1 million or more must meet the conservation values criteria set out in
43 Sections A, B, and C below:
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- 45 ▪ Conservation purpose [The primary purpose(s) for which the conservation easement is
46 being donated];
- 47 ▪ Public benefit; and
- 48 ▪ General water quality and forest management.
- 49
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- 51

52 A. **Conservation Purpose:** The donated land or conservation easement must be conveyed for
53 at least one of the following eight Conservation Purposes, pursuant to Virginia Code § 58.1-
54 512(A) and in part to Federal Code [26 U.S.C. § 170(h)(4)] and attendant Internal Revenue
55 Regulations § 1.170A-14. The applicant can select as many Conservation Purposes as they
56 wish to have evaluated, but is only required to have one verifiable Conservation Purpose to
57 meet the DCR review. Each category within this section includes “safe harbors” that are
58 characteristics of the land or uses of the land that will automatically meet the conservation
59 purpose for that category.

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61 Donations of land or conservation easements expressly given for one or more conservation
62 purposes outlined in this section of the Criteria (as listed below in A.1 through A.8) that are
63 accepted or approved by the Virginia Outdoors Foundation, the Department of Historic
64 Resources, the Department of Forestry, the Department of Conservation and Recreation, or
65 the Department of Game and Inland Fisheries will be presumed to meet the conservation
66 purpose contained in this section.

67
68 Easements must protect the conservation purpose indicated in perpetuity. Lands indicated
69 to have a conservation purpose of either agricultural or forestal use are not required to
70 remain in agricultural or forestal production, however the easement must ensure that
71 agricultural or forestal use remains a viable option in perpetuity.

72
73 1. Agricultural Use. A land area of five contiguous acres or more devoted to production for
74 sale of plants or animals under standards prescribed by the Commissioner of Agriculture
75 and Consumer Services, or land devoted to a soil conservation program under an
76 agreement with an agency of the federal government.¹

77
78 a. The following lands will meet the safe harbors for conservation purpose for the
79 agricultural use category.

80
81 (1) Land that a county, city or town has designated as real estate devoted to
82 agricultural or horticultural use for purposes of use value assessment and
83 taxation pursuant to Virginia Code § 58.1-3230.

84
85 (2) Land that is part of an agricultural or agricultural and forestal district pursuant to
86 Virginia Code § 15.2-4300 or § 15.2-4400.

87
88 (3) Land that the governing body of any county, city or town, with the cooperation of
89 the United States Department of Agriculture, has designated as important
90 farmland within its jurisdiction pursuant to Virginia Code § 3.1-18.5(B).

91
92 b. Other lands will meet the criteria for this category, if the taxpayer demonstrates the
93 conservation purpose of the land for agricultural uses by, for example, demonstrating
94 significant income derived from agricultural activities conducted on property as set
95 forth on Schedule F of the taxpayer’s federal income tax return.

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97 2. Forestal Use. Land used for tree growth and maintained as a forest area.

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99 a. For the purposes of this category, “land used for tree growth” means an area that
100 meets one of the following conditions:²

¹ 2 VAC 5-20

² 4VAC10-20

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- (1) The land contains existing, well distributed, and commercially valuable trees. Land used for tree growth that has been recently harvested of merchantable timber, is regenerating into a new forest, and has not been developed for non-forest use will qualify.
 - (2) The land has trees but is not capable of growing a commercial timber crop because of inaccessibility or adverse site conditions such as steep outcrops of rock, shallow soil on steep mountainsides, excessive steepness, heavily eroded areas, coastal beach sand, tidal marsh and other site or environmental conditions.
- b. The following lands, if used for tree growth, will meet the safe harbors for conservation purpose for the forestal use category.
- (1) Land that contains 20 acres or more and that a county, city or town has designated as real estate devoted to forestal use for purposes of use value assessment and taxation pursuant to Virginia Code § 58.1-3230 et seq.
 - (2) Land that is part of a forestal or agricultural and forestal district pursuant to Virginia Code § 15.2-4301 or §15.2-4401.
 - (3) Land that contains 20 acres or more of forest area and that is adjacent to lands owned or managed by the United States Forest Service or the Virginia Department of Forestry.
 - (4) Land that contains less than 20 acres of forest area, provided that the land has greater than 50% canopy coverage and has been certified by the State Forester in consultation with the local city or county arborist, if such a position exists within the locality, as important to the establishment and preservation of urban forests, pursuant to Va. Code § 10.1-1105.
- c. Other lands will meet the criteria for this category, if the applicant demonstrates the conservation purpose of the land for forestal use.
3. Natural Habitat and Biological Diversity. Land that contains significant natural habitats and/or ecosystems that support native plant and animal species and protect a relatively natural habitat of fish, wildlife, plants, or similar ecosystems, including natural areas and natural heritage resources as defined below.
- a. For the purposes of this category, the following definitions apply.
 - (1) Natural area – any area of land, water, or a combination thereof, that retains or has reestablished its natural character, though it need not be completely natural and undisturbed; or which is important in preserving rare or vanishing flora, fauna, native ecological systems, geological, natural historical, scenic or similar features of scientific or educational value benefiting the citizens of the Commonwealth.³

³ Virginia Code § 10.1-209

- 150 (2) Natural heritage resource – The habitat of rare, threatened, or endangered plant
151 and animal species, rare or state significant natural communities or geologic sites
152 (including karst), and similar features of scientific interest, as identified by the
153 Department of Conservation and Recreation’s Virginia Natural Heritage
154 Program.⁴
155
- 156 (3) Significant natural habitat– Areas that represent high quality examples of a
157 terrestrial community or aquatic community; caves, or areas which are included
158 in, adjacent to, or which contribute to the ecological viability of a local, regional,
159 state, or national park, nature preserve, wildlife refuge, wilderness area or other
160 similar conservation area.
161
- 162 b. The following lands will meet the safe harbors for conservation purpose for the
163 natural habitat and biological diversity conservation category.
164
- 165 (1) Lands identified in writing by the Department of Conservation and Recreation’s
166 Virginia Natural Heritage Program as either containing or necessary to protect
167 natural heritage resources.
168
- 169 (2) Lands identified in writing by the Department of Game and Inland Fisheries as
170 significant wildlife habitat, the protection of which would further implementation of
171 the Comprehensive Wildlife Conservation Strategy (also known as Virginia’s
172 Wildlife Action Plan).
173
- 174 (3) Undeveloped lands located within or adjacent to local, regional, state or federal
175 lands managed primarily for their natural habitat and biological diversity.
176
- 177 c. Other lands will meet the criteria for this category, if the applicant demonstrates the
178 conservation purpose of the land for natural habitat and biological diversity.
179
- 180 4. Historic Preservation. Land that contains historic landmarks, including buildings,
181 structures, objects, sites, and landscapes, that constitute historic, archaeological, and
182 cultural resources of significance as determined by the Virginia Department of Historic
183 Resources. Visual or other access by the general public on a periodic basis is required
184 to qualify under this category.⁵
185
- 186 a. The following properties will meet the safe harbors for conservation purpose for the
187 historic preservation category.
188
- 189 (1) Properties individually listed in the Virginia Landmarks Register or the National
190 Register of Historic Places.
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- 192 (2) Properties that have been determined by the Virginia Department of Historic
193 Resources to be eligible for listing in the Virginia Landmarks Register and/or
194 recommended for listing in the National Register of Historic Places.
195
- 196 (3) Properties that are contributing resources within historic districts that are listed in
197 the Virginia Landmarks Register and/or National Register of Historic Places.
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⁴ Virginia Code §10.1-209

⁵ 26 CFR §1.170A-14(d)(5)

- 199 (4) Any battlefield that meets the above standards and/or is listed by the Civil War
200 Sites Advisory Commission Report of 1993, as amended.
201
- 202 b. Other properties will meet the criteria for this category if the applicant demonstrates
203 the conservation purpose of the resource for historic preservation and provides
204 documentation from the Virginia Department of Historic Resources to support such a
205 claim.
206
- 207 5. Natural-Resource Based Outdoor Recreation or Education. Lands primarily devoted to
208 and used for natural-resource based outdoor recreation by, or education of, the general
209 public. Access for substantial and regular use by the general public is required to qualify
210 under this category.⁶
211
- 212 a. For the purposes of this category, land primarily devoted to and used for natural-
213 resource based outdoor recreation or education means parks, trails, greenways or
214 similar recreational areas, open for public use, except any use operated primarily as
215 a business with intent for profit.⁷ Examples include a water area for the use of the
216 public for boating or fishing, or a nature or hiking trail for the use of the public.⁸
217
- 218 b. Lands will meet the criteria for this category if the applicant demonstrates the
219 conservation purpose of the land for natural-resource based outdoor recreation or
220 education, such as lands identified in the Virginia Outdoors Plan.
221
- 222 c. The following lands will not meet the conservation purpose for natural-resource
223 based outdoor recreation or education:
224
- 225 (1) Lands where development (for example, buildings, roads, or parking lots) covers
226 more than 15% of the land protected by the conservation easement (paved trails
227 and boardwalks are excluded from this calculation).
228
- 229 (2) Lands used for commercial recreational or amusement places, such as athletic
230 fields or stadiums, driving ranges, golf courses, private beaches or pools,
231 marinas, motor speedways, drag strips, or amusement parks.
232
- 233 (3) Private membership clubs, including golf or country clubs, private beaches or
234 pools, or lands available for use only for residents of an associated development
235 or subdivision (that is, not the general public).⁹
236
- 237 6. Watershed Preservation. Substantially undeveloped land that, by virtue of its size or by
238 virtue of its location adjacent to rivers, streams, or other waterways, serves to protect
239 water quality and/or quantity, hydrological integrity, riparian and/or aquatic habitat, or
240 public drinking-water supplies. Examples, defined below, include floodplains, wetlands,
241 vegetated buffers, sinking streams, and groundwater recharge areas.
242
- 243 a. For the purposes of this category, the following definitions apply.
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⁶ 26 CFR §1.170A-14(d)(2)

⁷ 4VAC5-20-20(A)

⁸ 26 CFR §1.170A-14(d)(2)

⁹ 4VAC5-20-20(A)

- 245 (1) Floodplains – Lands that are used for the passage or containment of waters,
 246 including the floodplains or valleys/side slopes of streams that are or may be
 247 subject to periodic or occasional overflow, such as floodplains identified by
 248 engineering surveys by the U.S. Corps of Engineers, the Federal Emergency
 249 Management Agency, or others. Floodplains also include coastal lowlands, such
 250 as bays, estuaries or ocean shores, subject to inundation by storms or high
 251 tides.¹⁰
 252
- 253 (2) Wetlands – Lands with characteristic hydric soils that are inundated or saturated
 254 by surface or ground water at a frequency or duration sufficient to support, and
 255 that under normal conditions does support, a prevalence of vegetation typically
 256 adapted for life in saturated soil conditions.¹¹
 257
- 258 (3) Vegetated buffers – An area of land along a river, perennial stream, wetland, or
 259 other waterway where natural vegetation is maintained and degradation by
 260 livestock is prevented.
 261
- 262 (4) Groundwater recharge areas – Lands that, by virtue of a combination of
 263 topography, soils, and underlying geology are important to the recharge of local
 264 or regional groundwater supply and have been identified as such by local, state,
 265 or federal agencies.
 266
- 267 (5) Sinking streams – Perennial or intermittent streams that sink into the underlying
 268 karst features.
 269
- 270 b. The following lands will meet the safe harbors for conservation purpose for the
 271 watershed preservation category.
 272
- 273 (1) Lands containing significant wetland acreage mapped on the U.S. Fish and
 274 Wildlife Service’s National Wetland Inventory or other wetlands with delineations
 275 approved by the U.S. Army Corps of Engineers and/or the Virginia Department of
 276 Environmental Quality.
 277
- 278 (2) Lands containing vegetated buffers of at least 100 feet in width with substantial
 279 frontage on all perennial streams or rivers, wetlands, lakes, or tidal waters.
 280
- 281 (3) Lands adjacent to reservoirs used for public drinking water supplies with a
 282 vegetated buffer of at least 100 feet in width.
 283
- 284 (4) Lands within 1,000 feet of a public drinking water well.
 285
- 286 c. Other lands will meet the criteria for this category if the applicant demonstrates the
 287 conservation purpose of the land for watershed preservation. For example, lands
 288 identified by a local, state, or federal agency as important groundwater recharge
 289 areas, sinkholes receiving channelized surface flow, sinking streams and springs,
 290 each with vegetated buffers of at least 35 feet, or lands located within an identified
 291 Special Flood Hazard Area mapped by the Federal Emergency Management
 292 Agency¹² may meet the conservation purpose for this category.

¹⁰ 4VAC5-20-20(C)

¹¹ Virginia Code § 58.1-3666

¹² 12 CFR § 339.2

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- d. Properties where livestock are allowed to graze within the buffer pursuant to a waiver granted in accordance with C.1.c will not meet the conservation purpose for watershed preservation.

NOTE: Lands containing wetlands created, restored, or protected for the purposes of providing compensation pursuant to a regulatory requirement may not be eligible for a tax credit. When noted, DCR will refer this matter to the Department of Taxation.

- 7. Preservation of Scenic Open Space. Lands that contain views, vistas, or characteristics that provide scenic enjoyment to the general public or that contribute to, and are compatible with, the scenic character or enjoyment by the general public of the surrounding landscape. Visual access to or across the property from public lands or publicly accessible water bodies or lands, including roads or trails, is required to qualify under this category.
 - a. The following lands will meet the safe harbors for conservation purpose for the scenic preservation category.
 - (1) Lands visible from a State Scenic Highway, pursuant to Virginia Code § 33.1-64, or a Virginia Byway, pursuant to Virginia Code § 33.1-63.
 - (2) Lands visible from a federally designated Wild and Scenic River or American Heritage River in or adjacent to Virginia, or a State Scenic River pursuant to Virginia Code § 10.1-400.
 - (3) Lands visible from public parks or public hiking, biking, or riding trails.
 - (4) Lands officially designated as scenic by a local, state or federal agency, provided that in each case the designating agency supplies a specific description of the lands or area so designated or recommended.¹³
 - b. Other lands will meet the criteria for this category if the applicant demonstrates the conservation purpose of the land for preservation of scenic open space. For example, lands visible from public lands, publicly accessible water bodies, public roads, or permanently protected lands provided that there is visual access for the public may meet the conservation purpose for this category. Where there is no visual access to the property, physical access may be used to demonstrate the value of the land for preservation of scenic open space.
- 8. Conservation and Open Space Lands Designated by Federal, State, or Local Governments. Lands that contain features, resources, values, or other attributes that a federal, state, or local government has officially designated as important to protect from inappropriate development so as to help shape the character, direction and timing of development in the area.
 - a. To qualify under this category, a federal, state, or local government must have adopted, by statute, regulation, in an official public ordinance, or in a comprehensive or other officially designated plan, one of the following as worthy of protection:

¹³ 4VAC5-20-20(F)(3)

- 343 (1) the specific property in question;
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345 (2) a specific land area that contains the property in question;
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347 (3) a designated class of land with specific, identified conservation value, defined by
348 use, location, and attributes; or
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350 (4) land that is used as a public garden such as a shared green space for the use of
351 the entire community for raising flowers, vegetables, fruit, or other produce.
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353 b. A general statement of conservation goals may support verification of this
354 conservation purpose, but is not sufficient on its own to qualify under this category.¹⁴
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356 **B. Public Benefit**

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358 1. The terms of every deed of conservation easement submitted for DCR review must
359 contain terms and restrictions that protect the conservation values of the land in
360 perpetuity.
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362 2. The terms of every deed of conservation easement submitted for DCR review must
363 prohibit intentional destruction or significant alteration of the conservation values of the
364 protected property other than for general maintenance or restoration, or for activities
365 deemed necessary for safety considerations.
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367 3. The terms of every deed of conservation easement submitted for DCR review must
368 ensure that the conservation value of the property will not be adversely affected by
369 future division or development of the property. To ensure the protection of conservation
370 value, the easement must include the following provisions:
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372 a. limitations on the number of permitted divisions of the property;
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374 b. limitations on the amount of permitted new buildings and structures, either by placing
375 a limit on the number of new buildings or structures and placing individual limits on
376 the size of those buildings or structures, or by placing a limit on the collective
377 footprint of all buildings and structures; or by some combination of those approaches
378 [limitations above approximately 1% imperviousness (excluding roads) must be
379 explained in the application package];
380
381 c. restrictions on the location of permitted new buildings and structures, either through
382 the use of building envelopes, no-build zones, or through required review and
383 approval by the easement holder of the location of new buildings and structures prior
384 to construction;
385
386 d. restrictions on the location of permitted new roads or access ways, either through
387 use of pre-approved routes, no-road zones, or through required review and approval
388 by the easement holder of new roads or access ways prior to construction [however,
389 paved residential driveways or graveled or pervious-surface roads or access ways
390 may be constructed and maintained without review and approval, provided that such
391 roads or access ways are (1) to serve permitted buildings or structures, (2) for public
392 safety needs, or (3) for permitted uses such as farming or forestry];

¹⁴ 26 CFR §1.170A-14(d)(4)

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- e. limitations on alterations, demolition, and ground-disturbing activity that may impact historic, cultural, or natural heritage resources; and
- f. limitations on utilities placement to ensure that such placement does not have significant impacts on the conservation value. Utilities that serve permitted structures on the subject property are allowed. Utilities that do not serve permitted structures on the subject property require the grantee’s review and prior written determination that the construction and maintenance of such utilities will not impair the conservation value of the property.

NOTE: Under § 58.1-512(C)(3) of the Code of Virginia, properties dedicated as open space in association with certain types of development are not eligible for tax credits. When noted, DCR will refer this matter to the Department of Taxation.

C. General Water Quality and Forest Management

For tax-credit applications submitted to DCR, the deed of conservation easement must ensure the protection of water quality and forest resources through the inclusion of the following terms and restrictions, where applicable.

1. Rivers, Streams, Wetlands, Springs, or Shorelines:

Maintaining proper vegetated buffers is important for water quality protection. Scientific evidence indicates the wider the buffer, the greater the value for nutrient reduction and sediment removal, as well as for wildlife diversity and habitat. Donors are encouraged to work with the easement holders to maximize the water-quality benefits provided by the donated property. A mixture of trees, shrubs, and grasses has been shown to be most effective at protecting water quality, but the criteria do not require the buffer to include all three.

If the property contains or includes wetlands or frontage on a perennial stream or river (as depicted by a solid blue line on the USGS 7.5’ topographic map), sinking streams (as defined above in section A.6.a.(5)), tidal waters, or lakes, ponds, or other waterbodies with perennial outflow, the following minimum protections for those resources apply.

- a. Conservation easement terms must require a vegetated buffer (as defined above in section A.6.a.(3)) that is at least 35 feet wide. (NOTE: Beyond the requirements of these criteria and the associated protections set out in the deed, a wider buffer may be required by local, state, or federal law or regulations.) A vegetated buffer is required for a pond or lake only if the pond or lake has a perennial stream flowing from it.
- b. To qualify as a buffer under these criteria, the deed of conservation easement must:
 - (1) prohibit within the buffer construction of new buildings, structures, roads, and other impervious surfaces. However, existing buildings, structures, roads, or other impervious structures located within the buffer (in whole or in part) prior to the recordation of the conservation easement may be maintained (but not enlarged within the buffer.) Reconstruction and maintenance of documented historic buildings and structures within the buffer on historic properties is also permitted. Additionally, and where it does not impair the conservation value of

445 the property, the following are also permissible (provided they are all
446 appropriately limited in size and number): (i) certain water-dependent structures
447 such as docks; (ii) stream crossings for livestock, pedestrians, and/or vehicles;
448 and (iii) access points. [NOTE: Natural Resources Conservation Service design
449 standards are recommended for stream crossings; see [ftp://ftp-
450 fc.sc.egov.usda.gov/NHQ/practice-standards/standards/578.pdf](ftp://ftp-fc.sc.egov.usda.gov/NHQ/practice-standards/standards/578.pdf)]
451

452 (2) prohibit dumping and restrict other soil disturbance within the buffer, including
453 plowing (however, tree planting; streambank restoration; forest management in
454 accordance with Virginia's Forestry Best Management Practices for Water
455 Quality Guide; archaeological investigations; and restoration, reconstruction, and
456 maintenance of documented historic landscapes on historic properties are
457 permissible);

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459 (3) require a buffer of vegetative cover that includes, but is not limited to, forest,
460 shrubs, or warm-season grasses. Lawns or grazed pastures shall not constitute
461 vegetative cover for the purposes of this provision. However, the buffer area
462 may be mowed or hayed up to three times in one calendar year. Historic
463 landscapes involving mowed lawns or pastures as verified by the Department of
464 Historic Resources may be restored or reconstructed and maintained. In
465 addition, control of non-native vegetation or removal of diseased trees within the
466 buffer is permissible. Additionally, lawns not exceeding 50 feet of frontage along
467 a waterbody, associated with the primary residence on that property, and which
468 exist on the date of easement within the buffer area, may be maintained provided
469 the site is not subject to severe erosion and the buffer reduction is offset by a
470 substantial increase in buffer width in areas near the site.

471
472 (4) prohibit livestock grazing within the buffer (however, limited designated points for
473 crossing are permissible in accordance with a written conservation plan that
474 addresses buffer protection pursuant to C2). Methods for excluding livestock by
475 fencing must be effective; however, they do not need to conform to NRCS
476 standards. If fencing is utilized, the deed of easement must require that it shall
477 be established within a period of no more than two years from the date of the
478 recordation of the conservation easement and thereafter maintained.

479
480 c. The Director of DCR may allow consideration of a request for a partial reduction in
481 the buffer requirements set out in section C 1. The applicant, with the holder's
482 concurrence, must provide evidence in writing to demonstrate why the applicant and
483 holder believe that the special topography or other pre-existing characteristics of the
484 property are such that full compliance with the buffer requirements set out in section
485 C1 may be waived. Such a request must provide the specific areas of the property
486 where a waiver is requested along with proposed mitigation in lieu of full compliance.
487 If the DCR Director finds that the request merits consideration, the Director shall
488 present the request to the Virginia Land Conservation Foundation Board for its
489 review and action at its next scheduled meeting.

490
491 2. Land Used for Agricultural Production: If the property contains lands in agricultural use
492 as defined above in section A.1, then the deed of conservation easement shall require
493 that a written conservation plan be developed or in place that stipulates the use of best
494 management practices for water quality protection (such as proper nutrient
495 management, utilization of cover crops, and stabilization of highly erodible lands). This
496 plan shall be developed in consultation with the local Soil and Water Conservation

497 District or the Natural Resources Conservation Service representative and shall be
498 periodically updated, and implemented, by the landowner as long as at least five acres
499 of the property remains in agricultural production. [More information on conservation
500 plans may be found at the Natural Resources Conservation Service's website
501 <http://www.nrcs.usda.gov/> including a brochure at
502 <http://www.ri.nrcs.usda.gov/conservation.html>, and contact information for the Soil and
503 Water Conservation Districts is available on DCR's website at
504 http://www.dcr.virginia.gov/soil_&_water/swcds.shtml.]
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506 3. Management Plans for Forestlands: If the property contains 20 acres or more of forest
507 lands, as defined above in section A.2.a, then the deed of conservation easement shall
508 require that the landowner has a current written forest management plan or Virginia
509 Forest Stewardship Plan in place prior to the commencement of timber harvesting or
510 other significant forest management activities. The deed of conservation easement shall
511 require the forest management plan to include a provision that all forest management
512 and harvesting activities be developed by, or in consultation with, the Virginia
513 Department of Forestry, or be consistent with Virginia's Forestry Best Management
514 Practices for Water Quality Guide.